UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

UNITED STATES OF AMERICA,

Plaintiff

V.

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SHAMARIAE MARSHON JONES and EDWIN ARNOLD, JR.,

Defendants

Case No.: 2:17-cr-00042-APG-DJA

Order Accepting Report and Recommendation

[ECF Nos. 180, 187]

On February 11, 2021, Magistrate Judge Albregts recommended that I deny defendant Edward Arnold, Jr.'s motion to suppress as moot. ECF No. 187. Arnold did not file an objection. Thus, I am not obligated to conduct a de novo review of the report and 12 recommendation. 28 U.S.C. § 636(b)(1) (requiring district courts to "make a de novo 13 determination of those portions of the report or specified proposed findings to which objection is 14 made"); *United States v. Reyna-Tapia*, 328 F.3d 1114, 1121 (9th Cir. 2003) (en banc) ("the 15 district judge must review the magistrate judge's findings and recommendations de novo if 16 objection is made, but not otherwise (emphasis in original).

I THEREFORE ORDER that Magistrate Judge Albregts' report and recommendation 18 (ECF No. 187) is accepted and defendant Edwin Arnold, Jr.'s motion to suppress (ECF No. 180) is DENIED as moot.

DATED this 12th day of March, 2021.

ANDREW P. GORDON

UNITED STATES DISTRICT JUDGE

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